So that the Order of Protection is valid, after you print, <u>YOU MUST REPLACE THIS PAGE</u> with the

Cover Sheet: Order of Protection

(available for download in PDF format)

STATE OF INDIANA COUNTY OF)) SS:	IN THE	COU	RT M)	
STATE OF INDIANA vs.)	Case Numbe	er		
Defendant (DOB)/_/_ (Race)(Sex) (DL)_ (SSN)_XXX-XX))))				
NO CONTACT ORDER V VIOLENT CRIME TO DEFENDANT IS BEING HEARING IN OPEN	HAT HAS RELEASE	RESULTED IN ED TO BAIL WI	BODILY INJURY, A	AND A BAIL	
Defendant has been c	harged with	n the commission	of a violent crime (as	defined in	
Indiana Code 5-2-6.1-8) that	has resulte	d in bodily injury	(as defined in IC 35-4	41-1-4) to	
a person and is being release	d to bail wit	thout holding a ba	il hearing in open cou	rt.	
Pursuant to Indiana C	Code § 35-3	3-8-3.6, as a cond	lition of the Defendant	t's release	
from custody pending trial in	addition to	all other condition	ons previously specifie	d:	
1. THE DEFENDANT with the victim for ten (10 occurs first.			om any direct or indire the initial hearing, v		
At the initial hearing defendant refrains from direct	•	•	modify the condition victim.	n that the	
2. HAVE NO CONTACT	WITH THI	E VICTIM:			
					IDACS Codes:
in person, by telephon	e or letter,	through an inter	mediary, or in any o	ther way,	0.5
directly or indirectly,	except thro	ough an attorney	of record, while relea	ased from	05
custody pending trial.	This inclu	ides, but is not	imited to, acts of ha	rassment,	01

stalking, intimidation, threats, and physical force of any kind. *This provision shall also be effective even if the defendant has not been released from lawful detention.*

DUR	
	ING THE PERIOD OF HIS/HER RELEASE:
	(a) wherever the Defendant knows the victim to be located;
	(b)
4.	Other conditions:
4.	(Note: Other conditions in paragraph 4 are to be added only by judicial officer.)
violat feder tribal fine.	Violation of this order constitutes a violation of Indiana Code § 35-33-8-3.6, a could result in a revocation of bail. Violation of this order also constitutes a tion of Indiana Code § 35-46-1-15.1, and may also subject the defendant to all prosecution. This order is valid in all 50 states, the District of Columbia, I lands, and United States territories. Violation of this order is punishable by confinement in jail, prison, and/or a If so ordered by the court, the respondent is forbidden to enter or stay at the oner's residence or residence of any child who is the subject of the order, even
and corder	Pursuant to 18 U.S.C. 2265, this order for protection shall be given full faith credit in any other state or tribal land and shall be enforced as if it were an issued in that state or tribal land. Pursuant to 18 U.S.C. 922(g), once a respondent has received notice of this and an opportunity to be heard, it is a federal violation to purchase, receive, assess a firearm while subject to this order if the protected person is: (a) the respondent's current or former spouse; (b) a current or former person with whom the respondent resided while in an intimate relationship; or
crimi	(c) a person with whom the respondent has a child. Interstate violation of this order may subject the respondent to federal inal penalties under 18 U.S.C. 2261 and 18 U.S.C. 2262.
	(c) a person with whom the respondent has a child. Interstate violation of this order may subject the respondent to federal
DATI	(c) a person with whom the respondent has a child. Interstate violation of this order may subject the respondent to federal inal penalties under 18 U.S.C. 2261 and 18 U.S.C. 2262. E:

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